AUG 1 0 2017

		REAR U.S. DISTRICT COURT WESTERN DISTRICT OF WASHINGTON
	UNITED STATES DISTA	RICT COURT
	WESTERN DISTRICT OF	WASHINGTON
And the Parket of the Parket o	AT SEATTL	E
-		
	KYLE LYDELL CANTY	ase No. 2:16-CV-01655-
	Plaintiff, -	RAJ. JPD
		MOTION
	VS.	PURSUANT TO
		QUESTION OF
		LAW
	CITY OF SEATTLE, et Al	"ORAL ARGUMENT
-	Defendants	REQUESTED"
		NOTE ON MOTION
		CALENDAR
		AUGUST _ 2017
	COMES NOW, the Plaintiff Canty, In Propria Person	f Kyle Lydell
	Canty, In Propria Person	ha and of
	C T -: 0 00 11 2011	1 00 0

Canty, In Propria Persona and of Sui Juris on the 28th day of the Month of July year 2017, moves this Court Pursuant to "Question of Law", Rule of Law, Common LAW, U.S. Constitutional Law, and

P1 of 5

Federal Ruks of Civil Procedure tatement of issues owever

Evidence relied upon

(Attached is exhibit N) old charge doc.
III. Argument
For reasons that are unclear Defendants King County Wants to Play dirty and Cheat, however Since the Plaintiff has the old Charge document (Please See Exhibit N) This now becomes a Question Of Law - A dispute as to What actually happened Pertaining to Cause No 16-1-03103-6 SEA. The Defendants King County Put their foot in their own mouths When they filed With the Courts the Proposed Order Denying Plaintiff's Pending Motions
IV. Relief Requested
Plaintiff Kyle Lydell Canty request that the Courts allow him to bring all defendants to

procede o Argument anclusion everyone

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1 2 3 4 5 SUPERIOR COURT OF WASHINGTON FOR KING COUNTY 6 THE STATE OF WASHINGTON, 7 Plaintiff. No. 16-1-03103-6 SEA 8 KYLE CANTY, 9 1st AMENDED INFORMATION Defendant. 10 11 I, Daniel T. Satterberg, Prosecuting Attorney for King County in the name and by the authority of the State of Washington, do accuse KYLE CANTY of the following crime[s]: 12 Felony Harassment, Assault In The Third Degree, committed as follows: 13 Count 1 Felony Harassment 14 That the defendant Kyle Canty in King County, Washington, on or about July 7, 2016, knowingly and without lawful authority, did threaten to cause bodily injury immediately or in the 15 future to Sean Culbertson, by threatening to kill Sean Culbertson, and the words or conduct did 16 place said person in reasonable fear that the threat would be carried out; Contrary to RCW 9A.46.020(1), (2)(b), and against the peace and dignity of the State of 17 Washington. 18 Count 2 Assault In The Third Degree 19 That the defendant Kyle Canty in King County, Washington, on or about July 8, 2016, did intentionally assault Officer Marshall Coolidge, a law enforcement officer or other employee of a law enforcement agency who was performing official duties at the time of the assault; 20 21 Contrary to RCW 9A.36.031(1)(g), and against the peace and dignity of the State of Washington. 22 DANIEL T. SATTERBERG 23 Prosecuting Attorney 24 Daniel T. Satterberg, Prosecuting Attorney

Daniel T. Satterberg, Prosecuting Attorney CRIMINAL DIVISION W554 King County Courthouse 516 Third Avenue Seattle, WA 98104-2385 (206) 296-9000 FAX (206) 296-0955

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5	SUPERIOR COURT OF WASHINGTON FOR KING COUNTY	
6 7 8	THE STATE OF WASHINGTON, V. Plaintiff, No. 16-1-03103-6 SEA	
9	KYLE CANTY,) MOTION AND ORDER PERMITTING) FILING OF AN AMENDED) INFORMATION	
10	Defendant.)	
11	COMES NOW the State of Washington by Daniel T. Satterberg, Prosecuting Attorney, by and through his deputy, and moves the court for an order permitting the filing of an amended information in the above entitled cause. That Aubony G. Burns is a Deputy Prosecuting Attorney in and for King County, Washington, and is familiar with the records and files herein, and certifies that:	
12 13		
14	☐ Newly available information is set forth in the prosecutor's case summary and request for bail.	
15	☐ The Amended Information more accurately reflects the Defendant's Conduct.	
16	☐ The requested amendment is pursuant to Plea Negotiations with the input of the victims.	
17		
18	Under penalty of perjury under the laws of the State of Washington, I certify that the foregoing is true and correct. Signed and dated by me this day of September, 2016, at Seattle, Washington.	
19	1	
20	Auty	
21	Aubony G. Burns, WSBA #46544	
22	Deputy Prosecuting Attorney	
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MOTION AND ORDER PERMITTING FILING OF AN AMENDED INFORMATION - $1\,$

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Daniel T. Satterberg, Prosecuting Attorney CRIMINAL DIVISION W554 King County Courthouse 516 Third Avenue Seattle, WA 98104-2385 (206) 296-9000 FAX (206) 296-0955

Page 10 5994 Name Kyle Lydel Bkg.#216035994 Seattle, WA 98104 500 5th Ave

King County Correctional Facility

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11. Juliani Marin Legal mail